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NOTICE OF ALLOWANCE AND FEE(S) DUE

2202

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08/10/2009

BIRCH STEWART KOLASCH & BIRCH PO BOX 747 FALLS CHURCH, VA 22040-0747 EXAMINER
RICHER, AARON M
ART UNIT PAPER NUMBER

2628 DATE MAILED: 08/10/2009

APPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/018.355	12/19/2001	Tovoaki Kitano	1163-0380P	7839	

TITLE OF INVENTION: DISPLAY DEVICE

APPLN. TYPE	SMALL ENTITY	ISSUE FEE DUE	PUBLICATION FEE DUE	PREV. PAID ISSUE FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	NO	\$1510	\$0	\$0	\$1510	11/10/2009

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							(Signature)
							(Date)
APPLICATION NO.	FILING DATE		FIRST NAMED INVENTOR		ATTOI	RNEY DOCKET NO.	CONFIRMATION NO.
10/018,355 FITLE OF INVENTION:	12/19/2001 : DISPLAY DEVICE		Toyoaki Kitano			1163-0380P	7839
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nonprovisional	NO	\$1510	\$0	\$0		\$1510	11/10/2009
EXAM	INER	ART UNIT	CLASS-SUBCLASS]			
RICHER, A	ARON M	2628	345-660000	,			
"Fee Address" indi PTO/SB/47; Rev 03-0 Number is required.	ess an assignee is ident n in 37 CFR 3.11. Comp	' Indication form ed. Use of a Customer A TO BE PRINTED ON T	(1) the names of up to or agents OR, alternativ (2) the name of a single registered attorney or a 2 registered patent attolisted, no name will be THE PATENT (print or typodata will appear on the part of a substitute for filing and (B) RESIDENCE: (CITY)	vely, e firm (having as a rigent) and the namerineys or agents. If n printed. De) atent. If an assignerassignment.	members of uponam	er a 2 o to e is 3 entified below, the do	ocument has been filed for
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	re submitted: o small entity discount p	permitted)	4b. Payment of Fee(s): (Please first reapply any previously paid issue fee shown above) ☐ A check is enclosed. ☐ Payment by credit card. Form PTO-2038 is attached. ☐ The Director is hereby authorized to charge the required fee(s), any deficiency, or credit any overpayment, to Deposit Account Number (enclose an extra copy of this form).				
a. Applicant claims	cus (from status indicated s SMALL ENTITY statu	s. See 37 CFR 1.27.	☐ b. Applicant is no long	_			
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10/018,355	12/19/2001	Toyoaki Kitano	1163-0380P 7839		
2292 7	590 08/10/2009		EXAMINER		
BIRCH STEWA	RT KOLASCH & B	RICHER, AARON M			
PO BOX 747		ART UNIT	PAPER NUMBER		
FALLS CHURCH	I, VA 22040-0747		2628		
			DATE MAILED: 08/10/2009		

Determination of Patent Term Extension under 35 U.S.C. 154 (b)

(application filed after June 7, 1995 but prior to May 29, 2000)

The Patent Term Extension is 0 day(s). Any patent to issue from the above-identified application will include an indication of the 0 day extension on the front page.

If a Continued Prosecution Application (CPA) was filed in the above-identified application, the filing date that determines Patent Term Extension is the filing date of the most recent CPA.

Applicant will be able to obtain more detailed information by accessing the Patent Application Information Retrieval (PAIR) WEB site (http://pair.uspto.gov).

Any questions regarding the Patent Term Extension or Adjustment determination should be directed to the Office of Patent Legal Administration at (571)-272-7702. Questions relating to issue and publication fee payments should be directed to the Customer Service Center of the Office of Patent Publication at 1-(888)-786-0101 or (571)-272-4200.

	Application No.	Applicant(s)	
	10/018,355	KITANO ET AL.	
Notice of Allowability	Examiner	Art Unit	
	AARON M. RICHER	2628	
The MAILING DATE of this communication appeal claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT R of the Office or upon petition by the applicant. See 37 CFR 1.313	(OR REMAINS) CLOSED in or other appropriate communated or the communated or the communated or the community of the community or the community of the community	this application. If not included nication will be mailed in due course	
1. X This communication is responsive to <u>amendment filed Jun</u>	<u>ne 10, 2009</u> .		
2. ☑ The allowed claim(s) is/are <u>1-34</u> .			
 3.		r (f).	
2. Certified copies of the priority documents have	e been received in Application	No	
3. Copies of the certified copies of the priority do	cuments have been received	in this national stage application fro	om the
International Bureau (PCT Rule 17.2(a)).			
* Certified copies not received:			
Applicant has THREE MONTHS FROM THE "MAILING DATE" noted below. Failure to timely comply will result in ABANDONN THIS THREE-MONTH PERIOD IS NOT EXTENDABLE. 4. A SUBSTITUTE OATH OR DECLARATION must be subm	MENT of this application.		
INFORMAL PATENT APPLICATION (PTO-152) which giv			_ 0.
5. CORRECTED DRAWINGS (as "replacement sheets") mu	st be submitted.		
(a) ☐ including changes required by the Notice of Draftspers	son's Patent Drawing Review	(PTO-948) attached	
1) 🔲 hereto or 2) 🔲 to Paper No./Mail Date	<u>.</u> •		
(b) ☐ including changes required by the attached Examiner' Paper No./Mail Date			
Identifying indicia such as the application number (see 37 CFR 1 each sheet. Replacement sheet(s) should be labeled as such in the same of			of
 DEPOSIT OF and/or INFORMATION about the deposit attached Examiner's comment regarding REQUIREMENT 			ne
Attachment(s) 1. ☐ Notice of References Cited (PTO-892)	5 Notice of Info	ormal Patent Application	
 Notice of Neterences Gled (F10-032) D Notice of Draftperson's Patent Drawing Review (PTO-948) 	6. ☐ Interview Su	• •	
3. ☐ Information Disclosure Statements (PTO/SB/08),	Paper No./N	Mail Date Amendment/Comment	
Paper No./Mail Date	<u>_</u>		_
 Examiner's Comment Regarding Requirement for Deposit of Biological Material 	8. ☑ Examiner's \$	Statement of Reasons for Allowance	е
/Aaron M Richer/			
Examiner, Art Unit 2628			

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EXAMINER'S AMENDMENT

1. An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.

Authorization for this examiner's amendment was given in a telephone interview with Chad Billings on July 29, 2009.

The application has been amended as follows:

In the claims:

In claim 1, line 5, after "of an automotive vehicle and" replace "includes" with -- including –

In claim 1, line 13, after "comprising the area not", delete the word "partially".

In claim 1, line 14, after "operating means", replace "being" with -- is -

In claim 2, line 5, after "operating surface is", delete "permitted".

In claim 6, line 3, after "in case" delete "it".

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In claim 6, line 4, after "display", insert -- of -

In claim 6, line 7, after "case", delete "it".

In claim 6, line 7, after "divided display", insert – of –

In claim 6, line 9, after "display surface", delete "is".

In claim 8, line 1, after "as claimed in claim", replace "1" with -2 -

In claim 13, line 15, after "said first position," insert – operating on –

In claim 15, line 10, after "comprising the area not", delete the word "partially".

In claim 17, line 3, replace "supporting" with -- support --

In claim 21, line 3, after "a display", delete "screen".

In claim 21, line 4, after "automotive vehicle", replace "and" with - that -

In claim 21, line 8, after "display", delete "screen".

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In claim 21, line 9, after "comprising the area not", delete the word "partially".

In claim 21, line 14, after "display", delete "screen".

In claim 22, line 4, before ", and set," delete "screen".

In claim 22, line 5, after "operating surface is", delete "permitted".

In claim 23, line 5, after "display", delete "screen".

In claim 24, line 2, after "said first position, said", replace "display" with - video -

In claim 26, line 2, after "wherein said", replace "display" with - video --

In claim 27, line 4, after "display", delete "screen".

In claim 28, line 4, after "display", delete "screen".

In claim 31, line 2, after "wherein the", replace "display" with - video -

In claim 33, line 13, after "said first position," insert – operating on –

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Allowable Subject Matter

2. Claims 1-34 are allowed.

3. As to newly amended claims 1 and 21, Mok (U.S. Patent 6,008,986) discloses "a display... placed in the upper housing portion... of the computer housing" (col. 2, lines 50-52). Figures 1-5 of Mok show a display panel (element 24) mounted on a computer housing. Mok further discloses operating means, in the form of a keyboard: "A keyboard is placed on top of the lower portion of the computer housing" (col. 2, lines 53-54). Finally, Mok discloses supporting means for supporting the operating means, in the form of a mechanical link, provided near a peripheral portion of the display (see fig. 3; col. 2, lines 53-67; col. 3, lines 1-11). This disclosure also shows that the operating means is pivotable, or rotatable, on the supporting means with respect to the displaying means and is projected forward. Since the operating means is also lifted on one side (fig. 3), it has rotated about a horizontal axis.

Malgouires (U.S. Patent 5,107,402) discloses a computer that can be used in a vehicle (col. 1, lines 55-58), in which the operating means (keyboard) is folded against the screen and partially covers the screen (col. 2, lines 32-47). Further, the Malgouires reference discloses mounts to allow the user to adjust the keyboard's projected position (col. 4, lines 1-19).

Tomkewitsch (EP 458019) discloses a keypad for use in an automobile traffic information device that folds up to a displaying means at a time of non-operation (see figs. 1 and 2 and also translated abstract and p. 2 of the translation, which makes clear that the keypad is not operated in the folded up state), but clearly gives a user more

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function when a user operates on the folded down keypad. It is further noted that this device is installed in the standardized space for car radios (see abstract and also p. 1 of the translation, which states that the device is incorporated into the present bay for car radios), which would place it within the instrument panel, meaning that the folded up keypad would be flush with the instrument panel.

Batio (U.S. Patent 5,949,643) discloses "a dual LCD display or split screen 101, with each section being pivotally attached to a keyboard half-section. Each half of the split-screen is independently, pivotally mounted so that each may be moved separately" (col. 8, lines 14-24). Batio further discloses that the screens can be used simultaneously for different purposes: "one half of the split-screen 101 may be used for normal computer functions, such as word processing, by means of the first microprocessor, whereas the second half of the split screen 101 may be used for playing video games via the dedicated game-microprocessor" (col. 8, lines 50-56). Batio discloses many advantages of a split display, such as for two-player game play (col. 3, lines 61-67; col. 4, lines 1-4) and for use as a translation device (col. 9, lines 15-23). Batio also discloses that the split screen allows the device to be "compactly stored" (col. 2, lines 5-11). Being pivotally mounted, these screens can be folded down onto the operating means (keyboard half-section). It is also shown that the two screens can be used independently of each other. If one screen is in use (free from overlapping means), and the other is folded-down and not in use (not free from overlapping means), only the display surface that is free from overlapping means will be used.

However, none of the display references described above discloses a display scale reduced when the operational pane is in the first position (i.e. covering part of the screen) such that the scale encompasses only an uncovered part of the screen. Batio limits display to only a first part of a screen area if another part is overlapped, but does not disclose anything about scaling the display area to that first part of the screen area. There is no teaching in the prior art that would render this specific kind of scaling obvious to one skilled in the art.

4. The following is an examiner's statement of reasons for allowance:

As to claims 1 and 21, the prior art does not disclose a device wherein a display scale of said video screen is changeable and reduced when the operational panel is in the first position, to encompass only said uncovered area, along with the other limitations of claims 1 and 21.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

Any inquiry concerning this communication or earlier communications from the examiner should be directed to AARON M. RICHER whose telephone number is (571)272-7790. The examiner can normally be reached on weekdays from 8:30AM-5:00PM.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kee Tung can be reached on (571) 272-7794. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Aaron M Richer/ Examiner, Art Unit 2628 7/29/09